IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS WACO DIVISION

FELIX FRAZIER	§	
	§	
V.	§	CASE NO. 6:19-CV-557-ADA-JCM
	§	
U.S. XPRESS, INC.; U.S. XPRESS	§	
ENTERPRISES, INC. and KERNEL	§	
LLOYD REID	§	

PLAINTIFF'S UNOPPOSED MOTION TO DISMISS WITH PREJUDICE

Plaintiff Felix Frazier ("Plaintiff") respectfully moves to dismiss this suit with prejudice for the reason that Plaintiff and Defendants U.S. Xpress, Inc., U.S. Xpress Enterprises, Inc., and Kernel Lloyd Reid (collectively, "Defendants") have entered into an agreement in which all matters in controversy between Plaintiff and Defendants have been fully settled and compromised and there is no further need or occasion for the prosecution of this suit.

WHEREFORE, PREMISES CONSIDERED, Plaintiff Felix Frazier respectfully requests the Court sign an Order dismissing his claims against Defendants U.S. Xpress, Inc., U.S. Xpress Enterprises, Inc., and Kernel Lloyd Reid with prejudice and that all taxable costs of court associated with this case be paid by the party incurring the same.

Respectfully submitted,

BY: s/Jamal Alsaffar

JAMAL K. ALSAFFAR

jalsaffar@nationaltriallaw.com

Texas State Bar #2402719

TOM JACOB

tjacob@nationaltriallaw.com

Texas State Bar #24069981

WHITEHURST, HARKNESS, BREES, CHENG,
ALSAFFAR, HIGGINBOTHAM, & JACOB P.L.L.C.
7500 Rialto Blvd, Bldg. Two, Ste 250

Austin, TX 78735

(512) 476-4346 (o)
(512) 467-4400 (f)

MEGAN E. LOVELADY, pro hac vice meg@loveladylawoffice.com Texas State Bar #24093477 LOVELADY LAW OFFICE 11201 Native Texan Trail Austin, TX 78735 (512) 904-0244 (o) (512) 233-0747 (f)

Attorneys for Plaintiff

CERTIFICATE OF SERVICE

This is to certify that a true and correct copy of the foregoing document has been sent on the 16^{th} day of December, 2020 per the US District Court rules, to all counsel of record in this case.

s/Jamal Alsaffar